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14	Attorneys for Defendant Salesforce, Inc.	
15		
16	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
17		
18	APPLICATIONS IN INTERNET TIME, LLC,	No. 3:13-CV-00628-RCJ-CLB
19	Plaintiff,	DECLARATION OF SAM STAKE IN SUPPORT OF SALESFORCE'S
20	v.	MOTION FOR LEAVE TO FILE UNDER SEAL PORTIONS OF
21		SALESFORCE'S MOTION FOR ATTORNEY'S FEES
22	SALESFORCE, INC.,	ATTORICET STEES
	Defendant.	
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28		Case No. 3:13-CV-00628-RCJ-C
	DECLARATION IN SUPPORT OF SALESFORCE'S M	OTION FOR LEAVE TO FILE DOCUMENTS LINDER

SEAL

1	I, Sam Stake, declare as follows:	
2	1. I am a partner at the law firm of Quinn Emanuel Urquhart & Sullivan LLP, counsel for	
3	Defendant Salesforce, Inc. ("Salesforce") in the above-captioned matter.	
4	2. I submit this declaration in support of Salesforce's Motion For Leave to File Under	
5	Seal Portions of its Motion For Attorney's Fees. I have reviewed the papers that Salesforce intends to	
6	submit in support of its Motion For Attorney's Fees. Based on my review, and my personal	
7	knowledge as counsel for Salesforce, I understand that portions of the Motion for Attorney's Fees,	
8	Declaration of Sam Stake in Support, Declaration of Leigh Goddard in Support, and Exhibits 3, 6-14,	
9	and Exhibit B contain private business information, including competitively sensitive negotiated	
10	hourly billing rates. This information is not is not generally available to the public and should remain	
11	confidential.	
12	I declare under penalty of perjury under the laws of the United States that the foregoing is true	
13	and correct.	
14		
15	Executed on September 27, 2023.	
16	/ / G G . 1	
17	/s/ Sam Stake Sam Stake	
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28	04554-00001/14377563.1 -2- Case No. 3:13-CV-00628-RCJ-CL	

CERTIFICATE OF SERVICE 1 2 I hereby certify, under penalty of perjury, that I am an employee of Quinn Emanuel Urquhart 3 & Sullivan LLP and that pursuant to LR 5-3 I caused to be electronically filed on this date a true and correct copy of the foregoing document with the Clerk of the Court using the CM/ECF system. A 4 5 copy will be served via email upon the following: 6 Michael A. Burke Andrea Pacelli mburke@rssblaw.com Mark S. Raskin 7 Michael De Vincenzo Elizabeth Long 8 andrea.pacelli@us.kwm.com mark.raskin@us.kwm.com 9 michael.devincenzo@us.kwm.com elizabeth.long@us.kwm.com 10 11 Steven C. Sereboff ssereboff@socalip.com 12 13 14 DATED: September 27, 2023. 15 16 /s/ Zachary Furcolo Zachary Furcolo 17 18 19 20 21 22 23 24 25 26 27 -3-04554-00001/14377563.1 28 Case No. 3:13-CV-00628-RCJ-CLB

DECLARATION IN SUPPORT OF SALESFORCE'S MOTION FOR LEAVE TO FILE DOCUMENTS UNDER SEAL